DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

g below hames and an an a second				
residence, post office address, and citizens elieve I am the original, first and sole invent ed below) of the subject matter which is cla	NO THE CALL AND MARKS IS INTER TO	INWI AT BA AMBIAB	l, first and joint inventor (il ention entitled:	plural names are
	ICON WAFER CLEAN	ING METHO	D	
specification of which (check one)				
is attached hereto				
was filed on as Applie	cation Scrial No.	and was	amended on	(if applicable).
ercby state that I have reviewed and underst tendment referred to above.	and the contents of the above-id	entified specificat	ion, including the claims, a	s amended by any
cknowledge the duty to disclose information	which is known by me to be n	naterial to patenta	bility as defined in Title 37	, Code of Pederal
gulations § 1.56.				
hereby claim foreign priority benefits under tificate listed below and have also identified	r Title 35, United States Code	, § 119 of any for	oreign application(s) for proof	itent or inventor's
the application on which priority is claimed	:			
RIOR FOREIGN APPLICATION(S)				
NUMBER	COUNTRY	DAY	MONTH/YEAR FILED	PRIORITY CLAIMED
2002-259579	Japan	5/8	eptember/2002	Yes
2002-299769	Japan	15/	October/2002	Yes
2003-5323	Japan	14	January/2003	Yes
				
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c national or PCT international filing date APPLICATION SERIAL NO.	FILING DATE	e I	STATUS: PATENTED ABANDON	PENDING,
			ABANDON	ED
				
nereby appoint as my attorneys, with full patent and Trademark Office connected ther	owers of substitution and revoca	ition, to prosecute	this application and transa	
itent and Trademark Office connected ther vans, Reg. No. 26,269; John J. Feldhaus, R	ewith: Stephen A. Bent, Reg. 1 eg. No. 28,822; Donald D. Jeffe	No. 29,768; Davi	d A. Blumenthal, Reg. No	ct all business in t
. Saxe, Reg. No. 28,665; Richard L. Sch		ry, Reg. No. 19,9	80; Peter G. Mack, Reg. N	ct all business in to 26,257; Joseph o. 26,001; Bernha
	vaab, Reg. No. 25,479; Arthur	Schwartz, Reg. No. 19,5	180; Peter G. Mack, Reg. N	ct all business in to 26,257; Joseph o. 26,001; Bernha
end all correspondence to FOLBY & LAR. ddress telephone communications to		Schwartz, Reg. Nuite 500, P.O. Bo	180; Peter G. Mack, Reg. N lo. 22,115.	o. 26,001; Bernha
ddress telephone communications to hereby declare that all statements made he	DNER, 3000 K Street, N.W., S at (202) 67 erein of my own knowledge are	Schwartz, Reg. Nuite 500, P.O. Bo 2-5300. true and that all	180; Peter G. Mack, Reg. No. 22,115. Ex 25696, Washington, DC statements made on inform	20007-8696.
ddress telephone communications to hereby declare that all statements made he clieved to be true; and further that these a unishable by fine or imprisonment, or both	erein of my own knowledge are tatements were made with the land, under Section 1001 of Title 15	Schwartz, Reg. Nuite 500, P.O. Bo 2-5300. true and that all cnowledge that w	180; Peter G. Mack, Reg. No. 22,115. Ex 25696, Washington, DC statements made on informaliful false statements and the statements are statements and the statements and the statements are statements and the statements are statements as a statement and the statements are statements as a statement as a statemen	20007-8696. ation and belief a
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Signatures should confirm to names as typewritten.

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ASSIGNMENT

name and address of assignee	ackn wiedged, each undersigned inventor has sold and assigned, and by these presents hereby sells and assigns, unto TOSHIBA CERAMICS CO., LTD 5-25, Nishi-shinjuku7-chome, Shinjuku-ku, Tokyo, 160-0023, Japan
	(hereinafter ASSIGNEE) all right, title and interest for the United States, its territories and possessions in and to his invention relating to
title of nvention	SILICON WAFER CLEANING METHOD
	as set forth in his United States Patent Application
check one	axecuted concurrently herewith
	executed on

in and to said United States Patent Application including any and all divisions or continuations thereof and in and to any and all Letters Patent of the United States which may issue on any such application or for said invention, including any and all reissues or extensions thereof, to be held and enjoyed by said ASSIGNEE, its successors, legal representatives and assigns to the full end of the term or terms for which any and all such Letters Patent may be granted as fully and entirely as would have been held and enjoyed by the undersigned had this Assignment not been made;

Filed

Serial No.

Each of the undersigned hereby authorizes and requests the Commissioner of Patents and Trademarks t issue any and all such Letters Patent to said ASSIGNEE, its successors or assigns in accordance herewith;

Each of the undersigned warrants and covenants that he has the full and unencumbered right to sell and assign the interests herein sold and assigned and that he has not executed and will not execute any document rinstrument in conflict herewith;

Each of the undersigned further covenants and agrees he will communicate to said ASSIGNEE, its successors, legal representatives or assigns all information known to him relating to said invention or patent application and that he will execute and deliver any papers, make all rightful oaths, testify in any legal proceedings and perform all other lawful acts deemed necessary or desirable by said ASSIGNEE, its successors, legal representatives or assigns to perfect title to said invention, to said application including divisions and continuations thereof and to any and all Letters Patent which may be granted therefor or thereon, including reissues or extensions, in said ASSIGNEE, its successors, or assigns or to assist said ASSIGNEE, its successors, legal representatives or assigns in obtaining, reissuing or enforcing Letters Patent of the United States for said invention;

Each of the undersigned hereby grants the firm of FOLEY & LARDNER the power to insert in this Assignment any further identification which may be necessary or desirable to comply with the rules of the U.S. Patent and Trademark Office for recordation of this Assignment.

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Note: Prima facie evidence of execution may optionally be obtained by execution of this document before a U.S. Consul or before a local officer authorized to administer oaths whose authority is proved by a certificate from a U.S. Consul.

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